## IN THE UNITED STATES DISTRICT COURT FILED FOR THE SOUTHERN DISTRICT OF MISSISSIPPI JACKSON DIVISION J. NOBLIN, CLERK BY DEPUTY

**ROSIE WASHINGTON** 

**PLAINTIFF** 

V.

NO. 3:06cv293LS

DERKNOCO AUTO SALES, ET AL.

**DEFENDANTS** 

## AGREED ORDER

BE IT REMEMBERED that this matter came before the Court upon the *ore* tenus motion of the parties requesting that this action be stayed pending arbitration. Finding that the parties have voluntarily agreed to arbitrate the disputes in question, the Court finds that said motion is well taken.

IT IS, THEREFORE, ORDERED AND ADJUDGED that this action be, and hereby is, stayed pending submission of the disputes in question to arbitration and the completion of arbitration.

IT IS FURTHER ORDERED AND ADJUDGED that this matter be, and hereby is, administrative closed pending the completion of arbitration, subject to it being reopened thereafter in order to permit the enforcement of any award.

SO ORDERED AND ADJUDGED, this the 14<sup>TH</sup> day of July, 2006.

/s/ Tom S. Lee UNITED STATES DISTRICT JUDGE

## AGREED AS TO FORM AND CONTENT:

/s/ Jarrod W. Taylor
Jarrod W. Taylor
Attorney for Plaintiff

DerKnoCo Auto Sales and DerKnoCo Marketing Company, LLC

By: /s/ Deryl L. Knox, Sr.

/s/ Mark H. Tyson

Mark H. Tyson

Attorney for Credit Acceptance

Corporation

201881.1